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| APPLICATION N | О. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. | |
|-------------------------------|-------|-------------|-------------------------|-------------------------|------------------|--|
| 09/673,647 | | 10/31/2000 | Katsushi Nihei | 016886/0179 | 7105 | |
| 22428 | 7590 | 02/23/2005 | | EXAMINER | | |
| | | ARDNER | PEREZ GUTIERREZ, RAFAEL | | | |
| SUITE 500 3000 K STREET NW | | | | ART UNIT | PAPER NUMBER | |
| WASHIN | GTON, | DC 20007 | 2686 | | | |
| | | | | DATE MAILED: 02/23/2005 | | |

Please find below and/or attached an Office communication concerning this application or proceeding.

| | - | Application No. | Applicant(s) | | | | |
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| | | 09/673,647 | Nihei et al. | | | | |
| | Office Action Summary | Examiner | Art Unit | | | | |
| | | Rafael Perez-Gutierrez | 2686 | | | | |
| The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply | | | | | | | |
| THE - Exte after - If the - If NO - Failt Any | ORTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. a period for reply specified above is less than thirty (30) days, a replay period for reply is specified above, the maximum statutory period are to reply within the set or extended period for reply will, by statut reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b). | 136(a). In no event, however, may a reply be tiled the statutory minimum of thirty (30) day within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE | mely filed ys will be considered timely. the mailing date of this communication. ED (35 U.S.C. § 133). | | | | |
| Status | | | | | | | |
| 1)⊠ | Responsive to communication(s) filed on 14 L | December 2004. | • | | | | |
| 2a) <u></u> | This action is FINAL . 2b)⊠ Thi | s action is non-final. | | | | | |
| 3)□ | Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. | | | | | | |
| Disposit | ion of Claims | • | | | | | |
| 5)□ 6)⊠ 7)□ | Claim(s) 1-12 is/are pending in the application 4a) Of the above claim(s) is/are withdra Claim(s) is/are allowed. Claim(s) 1-12 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or | awn from consideration. | | | | | |
| Applicati | on Papers | | | | | | |
| 9)[| The specification is objected to by the Examine | er. | | | | | |
| 10) | 10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner. | | | | | | |
| | Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). | | | | | | |
| 11) | Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the E | | - | | | | |
| Priority (| ınder 35 U.S.C. § 119 | | | | | | |
| 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. | | | | | | | |
| | | | | | | | |
| Attachmen | t(s) | • | | | | | |
| | e of References Cited (PTO-892) | 4) Interview Summary | (PTO-413) | | | | |
| 3) 🔲 Infor | e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08 r No(s)/Mail Date | Paper No(s)/Mail D | | | | | |

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office Action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on October 12, 2004 has been entered. Claims 1-12 are still pending in the present application.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office Action:

A person shall be entitled to a patent unless -- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-12 are rejected under 35 U.S.C. 102(e) as being anticipated by Greene et al. (U.S. Patent # 6,212,177 B1).

Consider **claims 1, 5, and 9**, Greene et al. clearly show and disclose a method and a remote access system (mobile turret system) (figure 1) including a virtual turret side (i.e., office switching network 10 and trader turrets 12, 13) composed of a first general-purpose personal

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computer (column 2 lines 15-40) and a mobile turret side composed of a personal (second general-purpose) computer 20 and a telephone 28 in a financial trading network (dealing communication system) (figure 1, column 1 lines 5-12, and column 2 lines 42-61), comprising:

starting means/unit (i.e., personal computer 20, mouse 24, Internet 26, telephone 28, and public switching telephone network (PSTN) 29) (figure 1) for, when a remote computing start operation is performed at said personal (second general-purpose) computer 20, prompting input of a connecting telephone number of said first general-purpose personal computer (column 1 lines 31-50 and column 2 lines 55-61, where the user inputs the telephone number of said first general-purpose personal computer), and upon input of the connecting telephone number, connecting with said first general-purpose personal computer (column 2 lines 15-40) via said telephone 28 on the PSTN 29, and starting said virtual turret (i.e., office switching network 10 and trader turrets 12, 13) on said personal (second general-purpose) computer 20 (abstract, column 1 lines 31-50, column 1 lines 61-65, and column 2 lines 42-61), and

connection means/unit (i.e., personal computer 20, Internet 26, telephone 28, and PSTN 29) (figure 1) for, when a connection operation is performed from said telephone 28 to a computer telephony integration (CTI) device (e.g., located in office switching network 10 or the trader turrets 12, 13 (figure 1)) after start of said virtual turret (i.e., office switching network 10 and trader turrets 12, 13) on said personal (second general-purpose) computer 20, displaying an incoming call on said virtual turret (i.e., office switching network 10 and trader turrets 12, 13) started on said personal (second general-purpose) computer 20 and, when responding to the display of said incoming call, thereby communication-connecting said telephone 28 with said

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CTI device (e.g., located in office switching network 10 or the trader turrets 12, 13 (figure 1)) (column 1 lines 51-60 and column 3 lines 11-24),

wherein said virtual turret side (i.e., office switching network 10 and trader turrets 12, 13) and said mobile turret side are connected by remote computing, and said virtual turret (i.e., office switching network 10 and trader turrets 12, 13) is controlled by operating said mobile turret as if an operation is made at said virtual turret (i.e., office switching network 10 and trader turrets 12, 13) (abstract, figures 1 and 2, column 1 lines 45-60, and column 2 line 42 - column 3 line 24).

Consider claims 2, 6, and 10, and as applied to claims 1, 5, and 9 above, Greene et al. further disclose that said remote access system (mobile turret system) comprises communication connection processing means (office switching network 10) for, in a status where said virtual turret side (i.e., office switching network 10 and trader turrets 12, 13) and said mobile turret side are connected by said remote computing, when a button (e.g., 16, 19 (figure 2)) on said virtual turret is operated, establishing communication connection with a predetermined party corresponding to said button (e.g., 16, 19 (figure 2)) by using said telephone 28, and when a release button on said virtual turret is operated, releasing the communication connection with said predetermined party (figures 1 and 2, column 1 lines 51-60, and column 3 lines 4-24).

Consider claims 3, 4, 7, 8, 11, and 12, and as applied to claims 1, 2, 5, and 9 above, Greene et al. further disclose that said remote access system (mobile turret system) controls an operation system of the virtual turret and/or a voice system of the CTI device (e.g., located in office switching network 10 or the trader turrets 12, 13 (figure 1)) by means of connection and control by remote computing (column 1 line 31 - column 3 line 24).

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Double Patenting

3. Applicant is advised that should **claim 7** be found allowable, **claim 8** will be objected to under 37 CFR 1.75 as being a substantial duplicate thereof. When two claims in an application are duplicates or else are so close in content that they both cover the same thing, despite a slight difference in wording, it is proper after allowing one claim to object to the other as being a substantial duplicate of the allowed claim. See MPEP § 706.03(k).

Response to Arguments

4. Applicant's arguments, filed on October 12, 2004, with respect to claims 1, 5, and 9, on page 8-10 of the remarks, have been considered but are moot in view of the new ground(s) of rejection necessitated by the new limitations added to claims 1, 5, and 9. See the above rejection of claims 1, 5, and 9 for the relevant citations found in Greene et al. disclosing the newly added limitations.

Conclusion

5. Any response to this Office Action should be faxed to (703) 872-9306 or mailed to:

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Hand-delivered responses should be brought to

Customer Service Window Randolph Building 401 Dulany Street Alexandria, VA 22314

6. Any inquiry concerning this communication or earlier communications from the Examiner should be directed to Rafael Perez-Gutierrez whose telephone number is (703) 308-8996. The Examiner can normally be reached on Monday-Thursday from 6:30am to 5:00pm.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Marsha D. Banks-Harold can be reached on (703) 305-4379. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-4700 or call customer service at (703) 306-0377.

Rafael Perez-Gutierrez

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R.P.G./rpg

RAFAEL PEREZ-GUTIERREZ
PATENT EXAMINER

February 22, 2005